EXHIBIT 65

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK

STATE OF NEW YORK, et. al.,

Plaintiffs,

v.

DONALD TRUMP, et. al.,

Defendants,

No. 1:17-CV-5228

1 | Pursuant to 28 U.S.C. § 1746(2), I, Enola Kaplan hereby declare as follows: 2 1. I am over the age of eighteen and competent to testify herein. 3 2. I am employed at Department of Social and Health Services (DSHS)/ Human Resources Division (HRD). My job title is Human Resource Manager. My job description is to 4 manage the delivery of full scope of human resource services to Lakeland Village/Region 5 1 DDA Field Services/Region 1 State Operated Living Alternative (SOLA) and Consolidated Support Services (CSS). I am responsible for managing a team of human 6 resource professionals in the delivery of exceptional and valued human resource services to a major area of DSHS. 7 3. There are at least one (1) employees at DSHS/DDA/Lakeland Village who are recipients 8 of Deferred Action for Childhood Arrivals (DACA). 9 4. One DACA recipient is employed as an Attendant Counselor 1. That employee's job 10 description is to assist, train, monitor and keep intellectually challenged residents free of abuse/neglect in a homelike setting. 11 5. DSHS/DDA/Lakeland Village spends time and resources to recruit, hire, train, and 12 supervise employees. When any employee departs, it creates disruption for our agency 13 and costs us time and resources to replace and train that person. 14 6. The termination of DACA will be disruptive to operations and cause us to expend additional resources. 15 16 I declare under penalty of perjury that the foregoing is true and correct. 17 Executed on this 01 day of September, 2017 18 19 20 21 22 23 24 25 26